PS 8 (Rev. 4.2020)

IIS A ve Drew Zarate

UNITED STATES DISTRICT COURT

for

WESTERN DISTRICT OF TEXAS

U.S.A. VS. Diew Zulate	
Petition for Action on	Conditions of Pretrial Release
COMES NOW Matthew C. Gosser	, pretrial services/probation officer, presenting an
official report upon the conduct of defendant	nte ,
who was placed under pretrial release supervision by the H	onorable Andrew W. Austin ,
sitting in the court at Austin, Texas	on the 3rd date of December, 2020
under the following conditions:	
See appearance Bond and Order Setting Conditions of Rel	ease dated December 3, 2020.
Pretrial Services alleges the defendant has violated the foll	owing conditions or release:
(1)The defendant must not violate federal, state or local la	w while on release.
#7 (l) of his release order which states: not use alcohol exc	essively.
#7(r)of his release order which states: report as soon as posevery contact with law enforcement personnel, including a	ssible, to the pretrial services officer or supervising officer, rrest, questioning, or traffic stops.
RESPECTFULLY PRESENTING PETITION FOR ACTIO	ON OF COURT FOR CAUSE AS FOLLOWS:

On December 21, 2021, a criminal records check conducted by Pretrial Services revealed the defendant was arrested on October 7, 2021 by the Austin Police Department for Driving While Intoxicated. The defendant was subsequently contacted and he admitted to being arrested for Driving While Intoxicated. He indicated he was driving a friend's vehicle at the time of the arrest. The defendant indicated he does not own a vehicle. The defendant further advised he was released on a Personal Recognizance Bond subsequent to his arrest.

The defendant failed to notify Pretrial Services of contact with law enforcement, his arrest for Driving While Intoxicated. The defendant was admonished for consuming alcohol in excess, not reporting the law enforcement contact to Pretrial Services and violating a state, federal or local law, despite the imposed bond conditions and indicated the court will be informed of the violation.

Assistant U.S. Attorney, Mark Marshall has been advised of the above and is in agreement with the recommendation of Pretrial Services.

PRAYING THAT THE COURT WILL ORDER the defendant's bond be modified to include the following condition of bond: Condition #7(1) no use alcohol at all.

I declare under penalty of perjury that the foregoing is true and
correct.
Executed on 01/24/2022

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ORDER OF COURT

Considered and ordered this 28th day of January, 2022 and ordered filed and made a part of the records in the above case.

U.S. District Judge/Magistrate Judge

U.S. Pretrial Services Officer

Phone Number

+1 (254) 981-6345

Spande P. Cetalles

Supervisory

U.S. Pretrial Services Officer

Phone Number

+1 (210) 818-7861

Place

U.S. Pretrial Services Office 727 E. Cesar Chavez, Blvd., Ste. 636 San Antonio, Texas 78206